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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/901,079	07/10/2001	Dong-Hoon Lee	8733.464.00 7082	
30827	7590 07/26/2004		EXAM	INER
MCKENNA LONG & ALDRIDGE LLP			RUDE, TIMOTHY L	
1900 K STREET, NW WASHINGTON, DC 20006			ART UNIT	PAPER NUMBER
			2871	<del> </del>
			DATE MAILED: 07/26/2004	4

Please find below and/or attached an Office communication concerning this application or proceeding.

			<u> </u>	
		Application No.	Applicant(s)	
Office Action Summary		09/901,079	LEE ET AL.	
		Examiner	Art Unit	
		Timothy L Rude	2883	
Period f	The MAILING DATE of this communication or Reply	appears on the cover sheet wi	th the correspondence address	
THE - Exte after - If the - If NC - Faile Any	MAILING DATE OF THIS COMMUNICATION OF THIS COMMUNICATION OF THIS COMMUNICATION OF THE STATE OF THE COMMUNICATION O	ON. R 1.136(a). In no event, however, may a relation. It reply within the statutory minimum of thirt riod will apply and will expire SIX (6) MON atute, cause the application to become AB	eply be timely filed  y (30) days will be considered timely.  THS from the mailing date of this communication.  ANDONED (35 U.S.C. § 133).	
Status				
1)⊠	Responsive to communication(s) filed on 1	4 May 2004.		
-	·	This action is non-final.		
3)□	,—			
	closed in accordance with the practice und	er <i>Ex part</i> e Quayle, 1935 C.D	. 11, 453 O.G. 213.	
Disposit	ion of Claims			
4)🖂	Claim(s) 1-36 is/are pending in the applicat	tion.		
	4a) Of the above claim(s) is/are with	drawn from consideration.		
5)□	Claim(s) is/are allowed.			
6)⊠	Claim(s) <u>1-36</u> is/are rejected.			
7)	Claim(s) is/are objected to.			
8)□	Claim(s) are subject to restriction an	nd/or election requirement.		
Applicat	ion Papers			
9)[	The specification is objected to by the Exam	niner.		
10)⊠	The drawing(s) filed on 14 April 2004 is/are:	: a)⊠ accepted or b)□ objec	ted to by the Examiner.	
	Applicant may not request that any objection to	the drawing(s) be held in abeyan	ce. See 37 CFR 1.85(a).	
	Replacement drawing sheet(s) including the cor	rection is required if the drawing(	s) is objected to. See 37 CFR 1.121(d).	
11)	The oath or declaration is objected to by the	Examiner. Note the attached	Office Action or form PTO-152.	
Priority (	under 35 U.S.C. § 119			
•	Acknowledgment is made of a claim for fore  All b) Some * c) None of:  Certified copies of the priority docum	ents have been received.		
	2. Certified copies of the priority docum	•	· · · <u></u>	
	<ol> <li>Copies of the certified copies of the paper application from the International Bur</li> </ol>	•	received in this National Stage	
* 9	See the attached detailed Office action for a	` ' ' '	received	
`	Joe and distance detailed Office action for a	not of the continue copies flot i		
Attachmen	t(s)			
1) 🛛 Notic	e of References Cited (PTO-892)		ummary (PTO-413)	
2) 🔲 Notic	e of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s	)/Mail Date	
	mation Disclosure Statement(s) (PTO-1449 or PTO/SB/ rr No(s)/Mail Date	/08) 5) ☐ Notice of In 6) ☐ Other:	formal Patent Application (PTO-152)	

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### **DETAILED ACTION**

#### Claims

1. Claims 1, 2, 16, and 30 are amended.

### Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. Claims 1, 7-16, and 24-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicant's Admitted Prior Art (APA) in view of Sakamoto et al (Sakamoto) USPAT 6,507,382 B1 and Kim USPAT 5,581,382.

As to claim 1, APA discloses an in-plane switching liquid crystal display device comprising:

first and second substrates, 30 and 32 respectively;

a gate line, 50, arranged in one direction on the first substrate;

a common line, 54, arranged on the first substrate;

a gate insulation layer, 70, on the first substrate;

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a data line, 62, on the gate insulation layer;

a first passivation layer, 74, on the gate insulation layer, and a plurality of common electrodes, 54a, an insulating layer over the common electrodes, and a plurality of pixel electrodes, 66a, on said insulating layer, and

a liquid crystal layer between the first and second substrates...

APA does not explicitly disclose a common electrode 1) in contact with the first passivation layer; a second passivation layer on the first passivation layer; a pixel electrode on the second passivation layer, and 2) wherein the second passivation layer is an inorganic material.

Sakamoto teaches 1), (entire patent, especially embodiment 2) in Drawings 3(a) and 3(b), the use of a common electrode, 3 (col. 8, line 23 through col. 10, line 7), on a protective overcoat layer, 12 (Applicant's the first passivation layer); an interlayer film, 13 (Applicant's second passivation layer) on the first passivation layer; and a pixel electrode, 14, on the second passivation layer to allow for manufacture of a color display that prevents color unevenness for better display performance (col. 4, lines 1-2).

Sakamoto is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to move the plurality of common electrodes of APA to be on and in contact with the first passivation layer; a second passivation layer on the first passivation layer; and a pixel electrode on the second passivation layer to allow for easy manufacture of a color display that prevents color unevenness for better display performance.

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Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of APA with the common electrode on the first passivation layer; a second passivation layer on the first passivation layer; and a pixel electrode on the second passivation layer of Sakamoto to allow for manufacture of a color display that prevents color unevenness for better display performance.

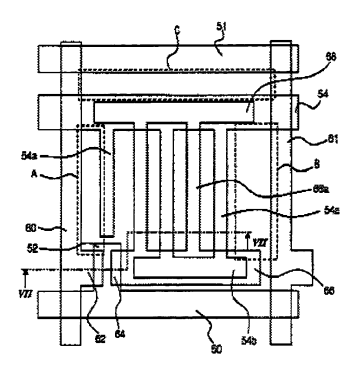
Kim teaches 2) wherein the second passivation layer is a nitride layer (Applicant's inorganic material) to prevent moisture penetration and resulting damage due to said moisture penetration (improves display service life) (col. 5, lines 30-48).

Kim is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to add a second passivation layer that is an inorganic material to prevent moisture penetration and resulting damage due to said moisture penetration to improve display service life.

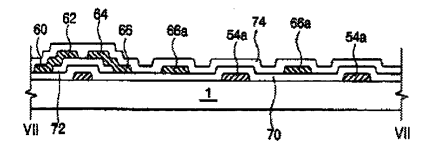
Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of APA with a second passivation layer that is an inorganic material of Kim to prevent moisture penetration and resulting damage due to said moisture penetration to improve display service life.

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APA, Figure 6:

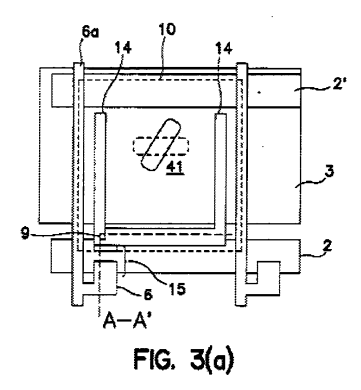


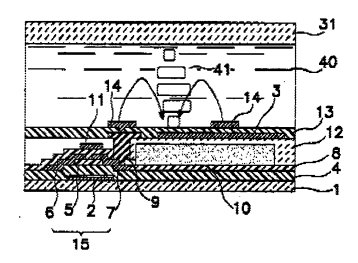
APA, Figure 7D:



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### Sakamoto:





As to claim 7, APA discloses a device wherein the common line, 54, is parallel with the gate line, 50, and spaced apart from the gate line.

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As to claim 8, APA discloses a device wherein the data line, 60, is perpendicular to the gate line, 50.

As to claim 9, APA discloses a device further comprising a thin film transistor at a crossover point of the gate line, 50, and the data line, 60.

As to claim 10, APA discloses a device wherein the thin film transistor includes a gate electrode, 52, an active layer, 72, and source, 62, and drain, 64, electrodes.

As to claims 11 and 12, APA in view of Sakamoto and Kim disclose the device of claim 1.

APA in view of Sakamoto and Kim do not explicitly disclose a device wherein the first passivation layer includes a plurality of common line contact holes and wherein each common electrode is electrically connected with the common line through the corresponding common line contact hole.

Sakamoto, as combined above, discloses a device wherein the first passivation layer includes a contact hole for connecting the pixel electrode (per Figure 3(b)).

Note that in considering a reference, it is proper to take into account not only specific teachings of the reference but also the inferences which one skilled in the art would reasonably be expected to draw therefrom (MPEP 2144.01). Also, mere duplication of parts is not patentably distinct. Examiner considers Sakamoto to render obvious the need to provide contact holes as needed to electrically connect the

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common electrodes of Sakamoto on the first passivation layer to the common line of APA that is below said first passivation layer.

Sakamoto is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to add contact holes in the first passivation layer as needed to connect a plurality of common electrodes to the common line of APA.

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the passivation layer of APA in view of Sakamoto and Kim with the contact holes of Sakamoto to connect a plurality of common electrodes to the common line.

As to claims 13 and 14, Sakamoto discloses a device wherein the second passivation layer includes a drain contact hole to electrically connect the pixel electrode to the drain (per Figure 3(B)).

As to claim 15, APA discloses a device wherein each pixel electrode is arranged between the adjacent common electrodes.

As to claim 16, the steps of manufacturing comprising forming would have been obvious given the structure above.

As to claim 24, APA discloses the use of Al, Cr, Mo, and W for the first and second metal layers (Specification, Page 6, lines 10-11). The steps of manufacturing

comprising forming, depositing, and patterning would have been obvious given the structure above.

As to claims 25-29, the steps of manufacturing comprising forming, depositing, patterning, and making electrically connected, would have been obvious given the structure above.

3. Claims 2-3 and 17-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over APA in view of Sakamoto and Kim, as applied to claim 1 above, and further in view of Shin et al (Shin) USPAT 6,356,328 B1.

As to claims 2 and 3, APA in view of Sakamoto and Kim disclose the device of claim 1.

APA in view of Sakamoto and Kim do not explicitly disclose a device wherein the common and pixel electrodes are formed of the transparent conductive material.

Shin teaches the use of common and pixel electrodes formed of the transparent conductive material ITO to increase the aperture ratio and transmittance of the LCD (Abstract and col. 3, lines 37-47).

Shin is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to add common and pixel electrodes formed of the

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transparent conductive material ITO to increase the aperture ratio and transmittance of the LCD.

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of APA in view of Sakamoto and Kim with the common and pixel electrodes formed of the transparent conductive material ITO of Shin to increase the aperture ratio and transmittance of the LCD.

As to claims 17-20, the steps of manufacturing comprising depositing and patterning would have been obvious given the structure above.

4. Claims 4 and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over APA in view of Sakamoto and Kim, as applied to claim 1 above, and further in view of Chang et al (Chang) USPAT 6,163,355.

As to claim 4, APA in view of Sakamoto and Kim disclose the device of claim 1.

APA in view Michiaki do not explicitly disclose a device wherein the gate insulation layer and the second passivation layer are one of Silicon Nitride ( $SiN_X$ ) and Silicon Oxide ( $SiO_2$ ).

Chang teaches that  $SiN_X$  is used as a passivation layer in a conventional LCD.

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Chang is evidence that ordinary workers in the art of liquid crystals would find the

reason, suggestion, or motivation to use SiN<sub>X</sub> as an art-recognized material suitable for

the intended purpose of forming a passivation layer.

Therefore, it would have been obvious to one having ordinary skill in the art of

liquid crystals at the time the invention was made to modify the LCD of APA in view of

Sakamoto and Kim with SiN<sub>X</sub> of Chang as an art-recognized material suitable for the

intended purpose of forming a passivation layer (MPEP 2144.07).

As to claim 23, the steps of manufacturing comprising forming, depositing, and

patterning would have been obvious given the structure above.

5. Claims 5-6 and 21-22 are rejected under 35 U.S.C. 103(a) as being unpatentable

over APA in view of Sakamoto and Kim, as applied to claim 1 above, and further in view

of Akiyama et al (Akiyama) USPAT 6,414,729 B1.

As to claims 5 and 6, APA in view of Sakamoto and Kim disclose the device of

claim 1.

APA in view of Sakamoto and Kim do not explicitly disclose a device wherein the

first passivation layer is formed of an organic material, wherein said organic material is

one of benzocyclobutene (BCB) and acryl.

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Akiyama teaches the use of an organic resin film such as BCB for the insulation layers (col. 9, lines 59-67) to shield the liquid crystal layers from the scanning and signal lines (col. 2, lines 22-24).

Akiyama is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to use of BCB for the insulation layers to shield the liquid crystal layers from the scanning and signal lines.

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of APA in view of Sakamoto and Kim with the BCB insulation layers of Akiyama to shield the liquid crystal layers from the scanning and signal lines.

As to claims 21 and 22, the steps of manufacturing comprising forming, depositing, and patterning would have been obvious given the structure above.

6. Claims 30 and 31 are rejected under 35 U.S.C. 103(a) as being unpatentable over APA in view of Sakamoto and Kim, as applied to claims 1-29 above, and further in view of Wakagi et al (Wakagi) USPAT 6,300,995 B1.

As to claim 30, APA in view of Sakamoto and Kim disclose the device above, wherein the first passivation layer is Applicant's second insulation layer and the second passivation layer is Applicant's third insulation layer.

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APA in view of Sakamoto and Kim does not explicitly disclose a device wherein a plurality of first contact holes through the first and second insulation layers over the common line; and a plurality of common electrodes on the second insulation layer, wherein the common electrodes contact the common line via the first contact holes.

Wakagi teaches in Figures 6 and 7 a device wherein a plurality of first contact holes through the first and second insulation layers over the common line; and a plurality of common electrodes on the second insulation layer, wherein the common electrodes contact the common line via the first contact holes to reduce losses in the driving voltage applied to the liquid crystal, by providing an active matrix substrate in which degradation of the metal electrode is prevented in a liquid crystal display device (col. 2, lines 6-10).

Wakagi is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to add a plurality of first contact holes through the first and second insulation layers over the common line; and a plurality of common electrodes on the second insulation layer, wherein the common electrodes contact the common line via the first contact holes to reduce losses in the driving voltage applied to the liquid crystal, by providing an active matrix substrate in which degradation of the metal electrode is prevented in a liquid crystal display device.

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of APA in view of Sakamoto and Kim with a plurality of first contact holes through the first and second insulation layers over the common line; and a plurality of common electrodes on the

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second insulation layer, wherein the common electrodes contact the common line via the first contact holes of Wakagi to reduce losses in the driving voltage applied to the liquid crystal, by providing an active matrix substrate in which degradation of the metal electrode is prevented in a liquid crystal display device.

As to claim 31, APA discloses, in Figure 6, pixel electrodes electrically communicated with one another via a transverse pixel electrode perpendicular to the common electrodes.

7. Claims 32 and 33 are rejected under 35 U.S.C. 103(a) as being unpatentable over APA in view of Sakamoto, Kim, and Wakagi, as applied to claims 1-31 above, and further in view of Shin.

As to claim 32 and 33, APA in view of Sakamoto, Kim, and Wakagi disclose the device above.

APA in view of Sakamoto, Kim, and Wakagi do not explicitly disclose a device wherein the common and pixel electrodes are formed of the transparent conductive material.

Shin teaches the use of common and pixel electrodes formed of the transparent conductive material ITO to increase the aperture ratio and transmittance of the LCD (Abstract and col. 3, lines 37-47).

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Shin is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to add common and pixel electrodes formed of the transparent conductive material ITO to increase the aperture ratio and transmittance of the LCD.

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of APA in view of Sakamoto, Kim, and Wakagi with the common and pixel electrodes formed of the transparent conductive material ITO of Shin to increase the aperture ratio and transmittance of the LCD.

8. Claim 34 is rejected under 35 U.S.C. 103(a) as being unpatentable over APA in view of Sakamoto, Kim, and Wakagi, as applied to claims 1-31 above, and further in view of Chang.

As to claim 43, APA in view of Sakamoto, Kim, and Wakagi disclose the device above.

APA in view of Sakamoto, Kim, and Wakagi do not explicitly disclose a device wherein the gate insulation layer and the second passivation layer are one of Silicon Nitride ( $SiN_X$ ) and Silicon Oxide ( $SiO_2$ ).

Chang teaches that  $SiN_X$  is used as a passivation layer in a conventional LCD.

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Chang is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to use  $SiN_X$  as an art-recognized material suitable for the intended purpose of forming a passivation layer.

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of APA in view of Sakamoto, Kim, and Wakagi with  $SiN_X$  of Chang as an art-recognized material suitable for the intended purpose of forming a passivation layer (MPEP 2144.07).

9. Claim 35 and 36 are rejected under 35 U.S.C. 103(a) as being unpatentable over APA in view of Sakamoto, Kim, and Wakagi, as applied to claims 1-31 above, and further in view of Akiyama.

As to claims 35 and 36, APA in view of Sakamoto, Kim, and Wakagi disclose the device above.

APA in view of Sakamoto, Kim, and Wakagi do not explicitly disclose a device wherein the first passivation layer is formed of an organic material, wherein said organic material is one of benzocyclobutene (BCB) and acryl.

Akiyama teaches the use of an organic resin film such as BCB for the insulation layers (col. 9, lines 59-67) to shield the liquid crystal layers from the scanning and signal lines (col. 2, lines 22-24).

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Akiyama is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to use of BCB for the insulation layers to shield the liquid crystal layers from the scanning and signal lines.

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of APA in view of Sakamoto, Kim, and Wakagi with the BCB insulation layers of Akiyama to shield the liquid crystal layers from the scanning and signal lines.

### Response to Arguments

Applicant's arguments with respect to claims 1-36 have been considered but are most in view of the new ground(s) of rejection.

### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Timothy L Rude whose telephone number is (571) 272-2301. The examiner can normally be reached on Monday through Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Frank Font can be reached on (571) 272-2415. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

I Thede

Timothy L Rude Examiner Art Unit 2883

Frank I Fort

tlr

Frank G. Font Supervisory Patent Examiner Technology Center 2800





### United States Patent and Trademark Office

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/901,079	07/10/2001	Dong-Hoon Lee	8733.464.00	7082
30827 75	90 05/03/2004		EXAM	INER
MCKENNA LONG & ALDRIDGE LLP 1900 K STREET, NW WASHINGTON, DC 20006		RUDE, TIMOTHY L		
			ART UNIT	PAPER NUMBER
			2871	
		DATE MAILED: 05/03/2004	1	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)			
Advisory Action	09/901,079	LEE ET AL.			
Advisory Action	Examiner	Art Unit	( a)		
	Timothy L Rude	2871	H.		
The MAILING DATE of this communication appe	ars on the cover sheet with the c	correspondence add	ress		
THE REPLY FILED 14 April 2004 FAILS TO PLACE THIS APPLICATION IN CONDITION FOR ALLOWANCE. Therefore, further action by the applicant is required to avoid abandonment of this application. A proper reply to a final rejection under 37 CFR 1.113 may only be either: (1) a timely filed amendment which places the application in condition for allowance; (2) a timely filed Notice of Appeal (with appeal fee); or (3) a timely filed Request for Continued Examination (RCE) in compliance with 37 CFR 1.114.					
PERIOD FOR RE	PLY (check either a) or b)]				
a) The period for reply expires 3 months from the mailing date of the final rejection. b) The period for reply expires on: (1) the mailing date of this Advisory Action, or (2) the date set forth in the final rejection, whichever is later. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of the final rejection. ONLY CHECK THIS BOX WHEN THE FIRST REPLY WAS FILED WITHIN TWO MONTHS OF THE FINAL REJECTION. See MPEP					
706.07(f).  Extensions of time may be obtained under 37 CFR 1.136(a). The date on which the petition under 37 CFR 1.136(a) and the appropriate extension fee have been filed is the date for purposes of determining the period of extension and the corresponding amount of the fee. The appropriate extension fee under 37 CFR 1.17(a) is calculated from: (1) the expiration date of the shortened statutory period for reply originally set in the final Office action; or (2) as set forth in (b) above, if checked. Any reply received by the Office later than three months after the mailing date of the final rejection, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).					
1. A Notice of Appeal was filed on Appellant's Brief must be filed within the period set forth in 37 CFR 1.192(a), or any extension thereof (37 CFR 1.191(d)), to avoid dismissal of the appeal.					
2. The proposed amendment(s) will not be entered be	ecause:				
(a) 🛛 they raise new issues that would require further	er consideration and/or search (	see NOTE below);			
(b)  they raise the issue of new matter (see Note b	elow);				
(c) they are not deemed to place the application is issues for appeal; and/or	n better form for appeal by mat	erially reducing or s	implifying the		
(d)  they present additional claims without canceli	(d) they present additional claims without canceling a corresponding number of finally rejected claims.				
NOTE: See Continuation Sheet.					
3. Applicant's reply has overcome the following reject	tion(s):				
4. Newly proposed or amended claim(s) would be allowable if submitted in a separate, timely filed amendment canceling the non-allowable claim(s).					
5. The a) affidavit, b) exhibit, or c) request for reconsideration has been considered but does NOT place the application in condition for allowance because:					
6. The affidavit or exhibit will NOT be considered because it is not directed SOLELY to issues which were newly raised by the Examiner in the final rejection.					
7. ☐ For purposes of Appeal, the proposed amendment(s) a) ☐ will not be entered or b) ☐ will be entered and an explanation of how the new or amended claims would be rejected is provided below or appended.					
The status of the claim(s) is (or will be) as follows:					
Claim(s) allowed:					
Claim(s) objected to:					
Claim(s) rejected: 1-36.					
Claim(s) withdrawn from consideration:					
8. The drawing correction filed on is a) appr	oved or b) disapproved by	the Examiner.	r		
9. Note the attached Information Disclosure Statemen	nt(s)( PTO-1449) Paper No(s)				
10. Other:	SU	ROBERT H. KI PERVISORY PATENT TRICHNOLOGY CENTE	EXAMINER		

# Continuation Sheet (PTOL-303) 09/901,079

Application No.

Continuation of 2. NOTE: It is respectfully pointed out that the proposed amendments to all three base claims would add limitations drawn to common electrodes in contact with the first passivation layer and an inorganic material used for the second passivation layer that have not been considered and are likely to require further search. Please consider limitations drawn to common electrodes -- in direct physical contact -- with the first passivation layer (all three base claims), and please also consider limitations wherein common electrodes -- ohmically -- contact the common line. In general, "contact" must be qualified as to ohmic, direct physical, or indirect (unspecified) contact. Left unqualified, a given piece of structure is usually considered to be in contact with all other pieces of structure in a given device unit.



## UNITED STATES PATENT AND TRADEMARK OFFICE

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1900 K STREE WASHINGTON			ART UNIT	PAPER NUMBER
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Office Action Summary	Examin r	Art Unit		
	Timothy L Rude	2871		
The MAILING DATE of this communication app Period for Reply	pears on the cover sheet with the	ocrrespondence address		
A SHORTENED STATUTORY PERIOD FOR REPL THE MAILING DATE OF THIS COMMUNICATION.  - Extensions of time may be available under the provisions of 37 CFR 1.1 after SIX (6) MONTHS from the mailing date of this communication.  - If the period for reply specified above is less than thirty (30) days, a repl - If NO period for reply is specified above, the maximum statutory period of Failure to reply within the set or extended period for reply will, by statute - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).  Status	136(a). In no event, however, may a reply be ly within the statutory minimum of thirty (30) d will apply and will expire SIX (6) MONTHS fro e, cause the application to become ABANDON	timely filed  days will be considered timely.  om the mailing date of this communication.  NED (35 U.S.C. § 133).		
1) Responsive to communication(s) filed on 03 S	September 2003.			
	action is non-final.			
3)☐ Since this application is in condition for allowa	3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.			
Disposition of Claims				
4)⊠ Claim(s) <u>1-36</u> is/are pending in the application	ı.			
4a) Of the above claim(s) is/are withdraw				
5) Claim(s) is/are allowed.				
6)⊠ Claim(s) <u>1-36</u> is/are rejected.				
7) Claim(s) is/are objected to.				
8) Claim(s) are subject to restriction and/o	r election requirement.			
Application Papers				
9)☐ The specification is objected to by the Examine	er.			
10) ☐ The drawing(s) filed on is/are: a) ☐ acc	epted or b)□ objected to by the	e Examiner.		
Applicant may not request that any objection to the	• • •	` <b>'</b>		
Replacement drawing sheet(s) including the correct				
11) The oath or declaration is objected to by the Ex	taminer. Note the attached Offic	e Action or form PTO-152.		
Priority under 35 U.S.C. §§ 119 and 120				
12) Acknowledgment is made of a claim for foreign a) All b) Some * c) None of:  1. Certified copies of the priority document:	s have been received.			
Certified copies of the priority documents     Copies of the certified copies of the priori application from the International Bureau	rity documents have been receiv u (PCT Rule 17.2(a)).	ved in this National Stage		
* See the attached detailed Office action for a list of 13) Acknowledgment is made of a claim for domestic since a specific reference was included in the first 37 CFR 1.78.	ic priority under 35 U.S.C. § 119 st sentence of the specification of	9(e) (to a provisional application) or in an Application Data Sheet.		
<ul> <li>a) ☐ The translation of the foreign language pro</li> <li>14)☐ Acknowledgment is made of a claim for domestic</li> </ul>				
reference was included in the first sentence of the				
Attachment(s)				
1) Nolice of References Cited (PTO-892)		ry (PTO-413) Paper No(s)		
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO-1449) Paper No(s)	5)  Notice of Informal	Patent Application (PTO-152)		
Internation Discussive Statement(s) (1 10-1449) Fapar 140(s)	0) L. Outer			

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Advisory

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#### **DETAILED ACTION**

### Drawings and Claims

1. Figures 1-7D should be designated by a legend such as --Prior Art-- because only that which is old is illustrated. These figures illustrate a conventional device per Specification Page 3, line 19, Page 4, lines 21 and 22, and Page 11, lines 12-18. See MPEP § 608.02(g). A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance. Please note that Drawings filed 03 September 2003 cite the wrong Application number, but the proposed correction of the labeling would be approved by Examiner.

Claims 9, 12, 16, and 30 are amended necessitating new grounds of rejection.

### Claim Rejections - 35 USC § 112

2. Rejections under 35 U.S.C. 112, first paragraph, are withdrawn.

### Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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3. Claims 1, 7-16, and 24-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Applicant's Admitted Prior Art (APA) in view of Michiaki et al (Michiaki) Japanese Patent Abstract Publication 2000-111957.

As to claim 1, APA discloses an in-plane switching liquid crystal display device comprising:

first and second substrates, 30 and 32 respectively;

- a gate line, 50, arranged in one direction on the first substrate;
- a common line, 54, arranged on the first substrate;
- a gate insulation layer, 70, on the first substrate;
- a data line, 62, on the gate insulation layer;
- a first passivation layer, 74, on the gate insulation layer, and a plurality of common electrodes, 54a, an insulating layer over the common electrodes, and a plurality of pixel electrodes, 66a, on said insulating layer, and
- a liquid crystal layer between the first and second substrates..

APA does not explicitly disclose a common electrode on the first passivation layer; a second passivation layer on the first passivation layer; a pixel electrode on the second passivation layer.

Michiaki teaches in Drawing 1, the use of a common electrode, 103, on a protective coat, 108 (Applicant's the first passivation layer); an overcoat layer, 112 (Applicant's second passivation layer) on the first passivation layer; and

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a pixel electrode, 114, on the second passivation layer to allow for easy manufacture of a color display that prevents color unevenness for better display performance (Abstract and [0013].

Michiaki is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to add a common electrode on the first passivation layer; a second passivation layer on the first passivation layer; and a pixel electrode on the second passivation layer to allow for easy manufacture of a color display that prevents color unevenness for better display performance.

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of APA with the common electrode on the first passivation layer; a second passivation layer on the first passivation layer; and a pixel electrode on the second passivation layer to allow for easy manufacture of a color display that prevents color unevenness for better display performance.

As to claim 7, APA discloses a device wherein the common line, 54, is parallel with the gate line, 50, and spaced apart from the gate line.

As to claim 8, APA discloses a device wherein the data line, 60, is perpendicular to the gate line, 50.

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As to claim 9, APA discloses a device further comprising a thin film transistor at a crossover point of the gate line, 50, and the data line, 60.

As to claim 10, APA discloses a device wherein the thin film transistor includes a gate electrode, 52, an active layer, 72, and source, 62, and drain, 64, electrodes.

As to claims 11 and 12, APA in view Michiaki disclose the device of claim 1.

APA in view Michiaki do not explicitly disclose a device wherein the first passivation layer includes a plurality of common line contact holes and wherein each common electrode is electrically connected with the common line through the corresponding common line contact hole.

Michiaki discloses a device wherein the first passivation layer includes a contact hole for connecting the pixel electrode.

Note that in considering a reference, it is proper to take into account not only specific teachings of the reference but also the inferences which one skilled in the art would reasonably be expected to draw therefrom (MPEP 2144.01).

Michiaki is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to add contact holes in the passivation layer as needed to connect a plurality of common electrodes to the common line.

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the passivation layer of APA

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in view of Michiaki with the contact holes of Michiaki to connect a plurality of common electrodes to the common line.

As to claims 13 and 14, Michiaki discloses a device wherein the second passivation layer includes a drain contact hole to electrically connect the pixel electrode to the drain.

As to claim 15, APA discloses a device wherein each pixel electrode is arranged between the adjacent common electrodes.

As to claim 16, the steps of manufacturing comprising forming would have been obvious given the structure above.

As to claim 24, APA discloses the use of Al, Cr, Mo, and W for the first and second metal layers (Specification, Page 6, lines 10-11). The steps of manufacturing comprising forming, depositing, and patterning would have been obvious given the structure above.

As to claims 25-29, the steps of manufacturing comprising forming, depositing, patterning, and making electrically connected, would have been obvious given the structure above.

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4. Claims 2-3 and 17-20 are rejected under 35 U.S.C. 103(a) as being unpatentable over APA in view Michiaki, as applied to claim 1 above, and further in view of Shin et al (Shin) USPAT 6,356,328 B1.

As to claims 2 and 3, APA in view Michiaki disclose the device of claim 1.

APA in view Michiaki do not explicitly disclose a device wherein the common and pixel electrodes are formed of the transparent conductive material.

Shin teaches the use of common and pixel electrodes formed of the transparent conductive material ITO to increase the aperture ratio and transmittance of the LCD (Abstract and col. 3, lines 37-47).

Shin is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to add common and pixel electrodes formed of the transparent conductive material ITO to increase the aperture ratio and transmittance of the LCD.

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of APA and Michiaki with the common and pixel electrodes formed of the transparent conductive material ITO of Shin to increase the aperture ratio and transmittance of the LCD.

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As to claims 17-20, the steps of manufacturing comprising depositing and patterning would have been obvious given the structure above.

5. Claims 4 and 23 are rejected under 35 U.S.C. 103(a) as being unpatentable over APA in view Michiaki, as applied to claim 1 above, and further in view of Chang et al (Chang) USPAT 6,163,355.

As to claim 4, APA in view Michiaki disclose the device of claim 1.

APA in view Michiaki do not explicitly disclose a device wherein the gate insulation layer and the second passivation layer are one of Silicon Nitride ( $SiN_X$ ) and Silicon Oxide ( $SiO_2$ ).

Chang teaches that SiN<sub>X</sub> is used as a passivation layer in a conventional LCD.

Chang is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to use  $SiN_X$  as an art-recognized material suitable for the intended purpose of forming a passivation layer.

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of APA in view Michiaki with  $SiN_X$  of Chang as an art-recognized material suitable for the intended purpose of forming a passivation layer (MPEP 2144.07).

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As to claim 23, the steps of manufacturing comprising forming, depositing, and patterning would have been obvious given the structure above.

6. Claims 5-6 and 21-22 are rejected under 35 U.S.C. 103(a) as being unpatentable over APA in view Michiaki, as applied to claim 1 above, and further in view of Akiyama et al (Akiyama) USPAT 6,414,729 B1.

As to claims 5 and 6, APA in view Michiaki disclose the device of claim 1.

APA in view of Michiaki do not explicitly disclose a device wherein the first passivation layer is formed of an organic material, wherein said organic material is one of benzocyclobutene (BCB) and acryl.

Akiyama teaches the use of an organic resin film such as BCB for the insulation layers (col. 9, lines 59-67) to shield the liquid crystal layers from the scanning and signal lines (col. 2, lines 22-24).

Akiyama is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to use of BCB for the insulation layers to shield the liquid crystal layers from the scanning and signal lines.

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of APA in view of Michiaki with the BCB insulation layers of Akiyama to shield the liquid crystal layers from the scanning and signal lines.

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As to claims 21 and 22, the steps of manufacturing comprising forming, depositing, and patterning would have been obvious given the structure above.

7. Claims 30 and 31 are rejected under 35 U.S.C. 103(a) as being unpatentable over APA in view of Michiaki, as applied to claims 1-29 above, and further in view of Wakagi et al (Wakagi) USPAT 6,300,995 B1.

As to claim 30, APA in view of Michiaki disclose the device above, wherein the first passivation layer is Applicant's second insulation layer and the second passivation layer is Applicant's third insulation layer.

APA in view of Michiaki does not explicitly disclose a device wherein a plurality of first contact holes through the first and second insulation layers over the common line; and a plurality of common electrodes on the second insulation layer, wherein the common electrodes contact the common line via the first contact holes.

Wakagi teaches in Figures 6 and 7 a device wherein a plurality of first contact holes through the first and second insulation layers over the common line; and a plurality of common electrodes on the second insulation layer, wherein the common electrodes contact the common line via the first contact holes to reduce losses in the driving voltage applied to the liquid crystal, by providing an active matrix substrate in which degradation of the metal electrode is prevented in a liquid crystal display device (col. 2, lines 6-10).

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Wakagi is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to add a plurality of first contact holes through the first and second insulation layers over the common line; and a plurality of common electrodes on the second insulation layer, wherein the common electrodes contact the common line via the first contact holes to reduce losses in the driving voltage applied to the liquid crystal, by providing an active matrix substrate in which degradation of the metal electrode is prevented in a liquid crystal display device.

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of APA in view of Michiaki with a plurality of first contact holes through the first and second insulation layers over the common line; and a plurality of common electrodes on the second insulation layer, wherein the common electrodes contact the common line via the first contact holes of Wakagi to reduce losses in the driving voltage applied to the liquid crystal, by providing an active matrix substrate in which degradation of the metal electrode is prevented in a liquid crystal display device.

As to claim 31, APA discloses, in Figure 6, pixel electrodes electrically communicated with one another via a transverse pixel electrode perpendicular to the common electrodes.

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8. Claims 32 and 33 are rejected under 35 U.S.C. 103(a) as being unpatentable over APA in view of Michiaki and Wakagi, as applied to claims 1-31 above, and further in view of Shin.

As to claim 32 and 33, APA in view Michiaki and Wakagi disclose the device above.

APA in view Michiaki and Wakagi do not explicitly disclose a device wherein the common and pixel electrodes are formed of the transparent conductive material.

Shin teaches the use of common and pixel electrodes formed of the transparent conductive material ITO to increase the aperture ratio and transmittance of the LCD (Abstract and col. 3, lines 37-47).

Shin is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to add common and pixel electrodes formed of the transparent conductive material ITO to increase the aperture ratio and transmittance of the LCD.

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of APA and Michiaki and Wakagi with the common and pixel electrodes formed of the transparent conductive material ITO of Shin to increase the aperture ratio and transmittance of the LCD.

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9. Claim 34 is rejected under 35 U.S.C. 103(a) as being unpatentable over APA in view of Michiaki and Wakagi, as applied to claims 1-31 above, and further in view of Chang.

As to claim 43, APA in view Michiaki and Wakagi disclose the device above.

APA in view Michiaki and Wakagi do not explicitly disclose a device wherein the gate insulation layer and the second passivation layer are one of Silicon Nitride ( $SiN_X$ ) and Silicon Oxide ( $SiO_2$ ).

Chang teaches that SiN<sub>X</sub> is used as a passivation layer in a conventional LCD.

Chang is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to use  $SiN_X$  as an art-recognized material suitable for the intended purpose of forming a passivation layer.

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of APA in view Michiaki and Wakagi with  $SiN_X$  of Chang as an art-recognized material suitable for the intended purpose of forming a passivation layer (MPEP 2144.07).

10. Claim 35 and 36 are rejected under 35 U.S.C. 103(a) as being unpatentable over APA in view of Michiaki and Wakagi, as applied to claims 1-31 above, and further in view of Akiyama.

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As to claims 35 and 36, APA in view Michiaki and Wakagi disclose the device above.

APA in view of Michiaki and Wakagi do not explicitly disclose a device wherein the first passivation layer is formed of an organic material, wherein said organic material is one of benzocyclobutene (BCB) and acryl.

Akiyama teaches the use of an organic resin film such as BCB for the insulation layers (col. 9, lines 59-67) to shield the liquid crystal layers from the scanning and signal lines (col. 2, lines 22-24).

Akiyama is evidence that ordinary workers in the art of liquid crystals would find the reason, suggestion, or motivation to use of BCB for the insulation layers to shield the liquid crystal layers from the scanning and signal lines.

Therefore, it would have been obvious to one having ordinary skill in the art of liquid crystals at the time the invention was made to modify the LCD of APA in view of Michiaki and Wakagi with the BCB insulation layers of Akiyama to shield the liquid crystal layers from the scanning and signal lines.

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### Response to Arguments

11. Applicant's arguments filed on 03 September 2003 have been fully considered but they are not persuasive.

### Applicant's ONLY arguments are as follows:

- (1) Regarding the drawings, Applicants make no admittance to prior art.
- (2) Prior art and Michiaki fail to teach a plurality of common electrodes on the first passivation layer.
- (3) Michiaki teaches a common electrode arranged in the overcoat layer on the shading section 111.

### Examiner's responses to Applicant's ONLY arguments are as follows:

(1) It is respectfully pointed out that MPEP 608.01(c) (2) clearly indicates that the content of the Background of the Invention section is to provide a description of the related art that describes to the extent practical the state of the <u>prior art</u> or other information <u>disclosed</u>. Where applicable, the problems involved in the prior art or other information disclosed which are solved by the Applicant's invention should be indicated. Applicant's own reference in the Background of the Invention to Figures 1-7D as being of a "typical" and/or "conventional" device (Specification Page 3, line 19, Page 4, lines 21 and 22, and Page 11, lines 12-18) are consistent with requirement of MPEP 608.01(c) (2) to disclose such prior art, and the drawing labels should so reflect per

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MPEP 608.02(g). Please see also MPEP 707.05(b) which states that MPEP 609 sets forth the positive guidelines for Applicants, their Attorneys and Agents who desire to submit <u>prior art</u> for consideration by the U.S. Patent and Trademark Office.

- (2) It is respectfully pointed out that APA teaches a plurality of common electrodes on the first passivation layer per rejections above.
- (3) It is respectfully pointed out that Michiaki may disclose additional structure since Applicant's claims are in comprising format.

### Conclusion

Applicant's amendment necessitated the new ground(s) of rejection presented in this Office action. Accordingly, **THIS ACTION IS MADE FINAL**. See MPEP § 706.07(a). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of

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the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Timothy L Rude whose telephone number is (703) 305-0418. The examiner can normally be reached on Monday through Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert H Kim can be reached on (703) 305-3492. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9306 for regular communications and (703) 872-9306 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-4900.

Timothy L Rude Examiner Art Unit 2871 Page 17

1 L K January 13, 2004

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